

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

THE GENERAL CONVENTION OF THE NEW
JERUSALEM IN THE UNITED STATES OF
AMERICA, INC., THE MASSACHUSETTS
ASSOCIATION OF THE NEW JERUSALEM
(SWEDENBORGIAN), and GEORGE CHAPIN,

Plaintiffs,

v.

EDWARD MACKENZIE, THOMAS KENNEDY,
BOSTON SOCIETY OF THE NEW JERUSALEM,
INCORPORATED (SWEDENBORGIAN), and
BOSTONVIEW CORPORATION,

Defendants.

C.A. No.

04 CV 10399 WGY

PLAINTIFFS' MOTION TO EXCEED TWENTY (20) PAGES

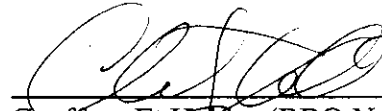
Pursuant to Local Rule 7.1(B)(4), Plaintiffs, The General Convention of the New Jerusalem in the United States of America, Inc., The Massachusetts Association of the New Jerusalem (Swedenborgian), and George Chapin (the "Plaintiffs"), hereby move to file a supporting memorandum in excess of twenty (20) pages. As grounds therefor, Plaintiffs state that the supporting memorandum addresses two motions, one seeking a memorandum of lis pendens, and another seeking a preliminary injunction. Addressing both motions required Plaintiffs' memorandum to exceed twenty (20) pages. The supporting memorandum consists of twenty-four (24) pages.

WHEREFORE, Plaintiffs respectfully request its Motion to Exceed Twenty (20) pages be allowed.

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(SWEDENBORGIAN), and GEORGE CHAPIN,

By their attorneys,

HOLLAND & KNIGHT LLP

A handwritten signature in black ink, appearing to read 'Geoffrey E. Hebart', is written over a horizontal line.

Geoffrey E. Hebart (BBO No. 547499)
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Dated: February 27, 2004